

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE PATENT TRANSMITTAL FORM

Knodler, et al.

Serial No.:

09/890,585

For:

INFORMATION CARRIER

Filed:

February 19, 2002

RECEIVED

Examiner:

A.M. Psitos

APR 0 2 2004

**Technology Center 2600** 

Art Unit:

2653

Confirmation No.:

6312

Customer No.:

27,623

Attorney Docket No.: 3015.002USU

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Dear Sir:

We are enclosing:

- 1. Information Disclosure Statement with copies of references;
- 2. PTO Form 1449;
- 3. Transmittal letter in duplicate; and
- 4. Postcard.

Please charge any additional fees or credit any such fees, if necessary to Deposit Account No. 01-0467 in the name of Ohlandt, Greeley, Ruggiero & Perle. A duplicate copy of this sheet is attached.

Respectfully submitted,

Date: <u>March 29, 2004</u>

Paul D. Greeley Reg. No. 31,019

Ohlandt, Greeley, Ruggiero & Perle, L.L.P.

One Landmark Square, 10<sup>th</sup> Floor Stamford, Connecticut 06901-2682

(203) 327-4500

**CERTIFICATE OF MAILING** 

I HEREBY CERTIFY THAT THIS CORRESPONDENCE IS BEING DEPOSITED WITH THE U.S. POSTAL SERVICE AS FIRST CLASS MAIL IN AN ENVELOPE ADDRESSED TO: COMMISSIONER FOR PATENTS, P.O. BOX 1450, ALEXANDRIA, VA 22313-1450, , ON March 29, 2004.

Leslie Moscatello NAME

ME WYW WWY SIGNATUR

3/29/04 DATE



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#10 mos 4.7.04

Applicant(s):

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## **SUPPLEMENTARY INFORMATION DISCLOSURE STATEMENT**

Dear Sir:

In accordance with applicant's duty of disclosure under 37 C.F.R. §1.56, please find attached hereto form PTO-1449 listing information which may be material to the patentability of this application, filed concurrently herewith. This Supplementary Information Disclosure Statement is being filed:

| Stater | ment is being filed:                                                                                                                                                                                                                                                                                                                                       |
|--------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
|        | Within three (3) months of the filing date of the national application;                                                                                                                                                                                                                                                                                    |
|        | Within three (3) months of the date of entry of the national stage as set forth in 37 C.F.R. §1.491 in an international application;                                                                                                                                                                                                                       |
|        | Before the mailing date of a first Office Action on the merits;                                                                                                                                                                                                                                                                                            |
| XX     | After the filing date or date of first Office Action, but before the mailing date of a final action under 37 C.F.R. §1.113, provided that this occurs prior to the issuance of a Notice of Allowance and provided that this I.D.S. is accompanied by either a certification as specified in 37 C.F.R. §1.97(e) or the fee set forth in 37 C.F.R. §1.17(p); |
|        | After the filing date or date of first Office Action, but before the mailing date of a Notice of Allowance under 37 C.F.R. §1.311, provided that this occurs prior to the final action and provided that this I.D.S. is accompanied by either a certification as specified in 37 C.F.R. §1.97(e) or the fee set forth in 37 C.F.R. §1.17(n):               |

| <br>After the mailing date of a final action under 37 C.F.R. §1.113, provided that this occurs prior to the issuance of a Notice of Allowance and provided that this I.D.S. is accompanied by a certification as specified in 37 C.F.R. §1.97(e) and the fee set forth in 37 C.F.R. §1.17(p); and            |
|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| <br>After the mailing date of a Notice of Allowance under 37 C.F.R. §1.311, provided that this occurs prior to or subsequent to the payment of the Issue Fee and provided that this I.D.S. is accompanied by a certification as specified in 37 C.F.R. §1.97(e) and the fee set forth in 37 C.F.R. §1.17(p). |
| Filing with RCE Under 37 CFR 1.114.                                                                                                                                                                                                                                                                          |

Also enclosed are copies of German Patent Nos. 2431992, 3442795, 3442794, 8607216.1, 3942663, 4110147, 9306671.6, 4226906, 9400490.0, 19516741, 29702805, 19607606, 19612819, 3810015 and PCT/EP00/00870. Copies of available English abstracts of the aforementioned patents are enclosed herewith.

We are enclosing a concise explanation of relevance, as it is presently understood by Samson & Partner, designated in (37 C.F.R. §1.56(c)) most knowledgeable about the content of the information of each patent listed that is not in the English language.

It should be understood that attention has been called to the references that have been deemed to be pertinent to the claimed present invention. In concluding what was pertinent, the criteria employed was considered most appropriate in light of the invention shown in the present application. However, the Examiner or others may deem some other criteria to be just as appropriate or more appropriate. Therefore, the Examiner is respectfully urged to review the listed references and to make the usual careful independent search for other prior art that may be pertinent.

Respectfully submitted,

March 29, 2004

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Paul D. Greefey Reg. No. 31,019

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